IN THE ENGLISH-WEA-CHO TOScumber 55 TARGO 68/25/2005 CROSCIBRIT

FOR THE MIDDLE DISTRICT OF ALABAMA

NORTHERN DIVISION

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James OSTEEN, Plaintiff,

REBRAP HACKETI, CLK
US. DISTRICT COURT
MIDDLE DISTRICT ALA

CIVIL ACTION NO. 2.05-CV-715-A

LELAND ENZOR, JR. Defendant.

AMENDMENT TO COMPLAINTS

Come Now The Plaintiff, James OSTEEN, PRO, SE, AND MOVES THE HONORABLE COURT TO AMENDMENT HIS COMPLAINTS AND THEREFORE STATES THE FOLLOWING GROUNDS:

I. ON OR About June 27, 2005, THE DEFENDANT'S LELAND ENZOR IR, VIOLATED PLAINTIFF FOURTH, AND FOURTHTEEN AMENDMENTS. THE UNITED STATES CONSTITUTIONAL Rights, THE DEFENDANT Also HARASSED THE PLAINTIFF BY FALSELY AND MALIC GOUSLY MADE AN AFFIDAVIT IN WRITING THAT LED to the PLAINTIFF UNLAWFUL ARREST FOR THE CHARGE OF FAILURE to PAY CHILD SUPPORT, THE PLAINTIFF INCARERATED IS ILLEGALLY.

2. THE DEFENDANT LELAND ENZOR, JR, is A STATE ATTERNEY FOR THE STATE OF ALABAMA, HE CAUSED PLAINTIFF to BE UNLAWFUL INCARERATED, THE FACTS IS, THE PLAINTIFF WERE MAKING HIS PAYMENTS UNTIL HE WERE HURT ON HIS JOB, PLAINTIFF DID REPORTED IT TO D.H.R.

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3. THE DEFENDENT CAUSED THE PLAINTIFF to BE UNLAWFULL ARRESTE WITHOUT ANY Notice. Amend (4), PROVIDED, WHEN AN ADMINISTRATIVE PRECES ABOUT to TAKE ACTION ADVERSE to A CITIZEN ON BASIS OF ADJUDICATIVE FACTS DUE PROCESS ENTITLES THE CITIZED AT SOME STAGE TO HAVE NOTICE, TO BE INFORMED OF THE FACTS ON Which the AGENCY RELIES, AND TO HAVE AN OPPORTUNITY TO REBUT THEM, UNLESS THE CIRCUMSTANCES INDICATE THE CITIZEN HAS WAIVED SUCH RIGHTS OR HE IS UNABLE TO MAKE A REQUIRED PRELIMINARY Showing of grounds that WOULD WARRANT A HEARING. N. A.A.C. P. V. WIKMINGTON MEDICAL CENTER, INC. D.C. DEL. 1978, 453 F. SUPP. 330.

4. THE DEFENDANT ANTHONY CHARK IS HOLDING THE PLAINTIA UNLAWFUIL IN HIS CUSTODY, SAYING THAT PLAINTIFF WOULD BE RELEASE FROM CUSTODY IF HE PAY CHILD SUPPORT ARREAMS IN THE AMOUNT OF \$2593.85 AND GENETIC TESTING FEES IN THE AMOUNT OF \$2593.85 AND GENETIC TESTING FEES IN THE AMOUNT OF \$300.00, THE DEFENDANTS WILL RELEASE THE PLAINTIFF IF HE CAN PURGE HIMSELF OF CONTEMPT BY PAYING THE SUM OF \$1.000.00 TOWARD THE ABOVE STATED ARREARS AND INTEREST PLUS COURT IN THE AMOUNT OF \$788.41. IN CASE NUMBER CS-1998-38.03-D.H.R. NO. 32495.

5. THE PLAINTIFF WERE IN THE PROSS OF SETTING HIS WORK CONPENSATION, AND HE WOULD HAVE MADE HIS PAYMENTS. LIKE ALWAYS, OR AS ORDER BY THE DISTRICT COURT OF COVINGTON COUNTY ALABAMA.

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S. THE DEFENDANTS HAS VIOLATED THE A.B.A STANDARDS, THE DEFENDANT, LELAND ENZOR, JR Should HAVE gave Notice to the PLAINTIFF, HE Abuse of the LEGAI PROCESS-6.2. AND HLSO 6.21, WHERE THE COURT disbarred A LAWYER Who HAD Engaged in Nineteen Acts of Misconduct, including SHOUTING AT AND VERBALLY Abus-ing Winesses And offusing COUNSEL, TAKING AN ACTION MERELY to HARASS ANOTHER, AND GENERALLY USING OFFENCIVE TACTICES. IN WORDS OF THE COURT, His MISCONDUCT SHOWED ThAT HE WAS A VICIOUS, SINISTER PERSON, TUNEI-VISIONED BY PERSONAL PIQUE, WILling to FOREGO All PROFESSIONAL RESPONSIBILITIES Which CONFRICT With Acts at PRECONCEIVED VENGEANCE ON PERSONAL ENEMIES (383. N. E. 2d At 52). AND ALSO (6.3) A. B.A. STANDARDS IM PROPER COMMUNICATIONS WITH INDIVIDUALS IN THE LEGAL SYSTEM, 6.31(C) AND 6.32, IF THE DEFENDANT'S WOULD HAVE GAVE NOTICE THE PLAINTIFF WOULD NOT BE IN UNLAWFULL IN CUSTODY, AND CAUSEING THE PLAINTIFF SERIOUS INJURY.

WHEREFORE, THE PREMISES CONSIDERED PLANTIFF PRAYS THAT THE COURT GRANTS HIS AMENDMENTS TO COMPLINTS AND AN OBJER FOR SOME RELIEF THAT HE IS ENTITLED TO.

RESPECTFULLY SUBMittEd this THE 22 day of Aug.

I SWEAR UNDER PENALTY OF PERJURY that THE ADOVE AMEND is true AND CORRECT, EXECUTED ON 8-22-05, James O'steen